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Notice of Allowability	Application No.	Applicant(s)	
	10/679,405	MATOBA ET AL.	
	Examiner	Art Unit	
	Tai T. Nguyen	2612	
- The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIG	(OR REMAINS) CLOSED in this ap or other appropriate communication GHTS. This application is subject to and MPEP 1308.	oplication. If not included n will be mailed in due course. THIS	i <b>ve</b>
1. This communication is responsive to application filed on 10.	<u>//07/03</u> .		
2. X The allowed claim(s) is/are <u>1-10</u> .			
<ul> <li>3.</li></ul>	been received.  been received in Application No cuments have been received in this of this communication to file a reply ENT of this application.  tted. Note the attached EXAMINER is reason(s) why the oath or declara t be submitted. on's Patent Drawing Review ( PTO a Amendment / Comment or in the ( AMERICAL SAME) AMERICAL SAME AND	r complying with the requirements  R'S AMENDMENT or NOTICE OF ation is deficient.  -948) attached  Office action of ings in the front (not the back) of (d).  must be submitted. Note the	
Attachment(s)  1. ☑ Notice of References Cited (PTO-892)  2. ☑ Notice of Draftperson's Patent Drawing Review (PTO-948)  3. ☑ Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date 10/07/03  4. ☑ Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ☐ Interview Summary Paper No./Mail Da 8), 7. ☐ Examiner's Amend	ite	

U.S. Patent and Trademark Office PTOL-37 (Rev. 7-05) Application/Control Number: 10/679,405 Page 2

Art Unit: 2612

## **DETAILED ACTION**

## **Priority**

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

## Allowable Subject Matter

- 2. Claims 1-10 are allowed.
- 3. The following is an examiner's statement of reasons for allowance: The prior art of record does not teach or suggest, in the claimed combination, display device comprising a first power supply section for supplying power to an image display section; an anti-theft section for preventing said display device from theft; and a second power supply section provided independently of said first power supply section for supplying power to said anti-theft section, said anti-theft section including: a vibration sensor for sensing a shake of said display device, a vibration detection section for making a comparison between an output level from said vibration sensor and a previously determined reference level to detect the presence or absence of a vibration, a state retention section for selectively retaining a cautionary state in which caution is taken against theft of said display device and an alarming state indicating that said display device is being stolen, said state retention section making a transition from said cautionary state to said alarming state when said vibration detection section detects a

vibration, an alarm section for issuing an alarm when said state retention section is in said alarming state, and an operation control section for forcedly controlling the transition of said state retention section, based on an operation by an operator.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

## Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Lamont (US 5,767,771), French (US 5,760,690), and Scholder (US 5,578,991).

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tai T. Nguyen whose telephone number is (571) 272-2961. The examiner can normally be reached on Monday-Friday from 7:30am-5:00pm..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel J. Wu can be reached on (571) 272-2964. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/679,405

Art Unit: 2612

Page 4

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Tai T. Nguyen
Primary Examiner
Art Unit 2612

July 6, 2006